UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JESSICA M. DENSON,

Plaintiff,

-v-

USDC SDNY
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18 **CIVIL** 2690 (JMF)

JUDGMENT

DONALD J. TRUMP FOR PRESIDENT, INC.,
Defendant.

It is hereby **ORDERED**, **ADJUDGED AND DECREED**: That for the reasons stated in the Court's Memorandum Opinion and Order dated August 30, 2018, the Campaign's motion to compel arbitration must be and is GRANTED. Had the Campaign requested it, the Court would have been prepared to stay the case pending arbitration rather than dismiss. See, e.g., Katz v. Cellco P'ship, 794 F.3d 341, 345 (2d Cir. 2015) ("We join those Circuits that consider a stay of proceedings necessary after all claims have been referred to arbitration and a stay requested." (emphasis added)). But the Campaign explicitly requests dismissal (see Docket No. 20, at 2), and Denson does not oppose that request for relief. Accordingly, the case is dismissed.

Dated: New York, New York August 31, 2018

RUBY J. KRAJICK

Clerk of Court

BY:

Deputy Clerk